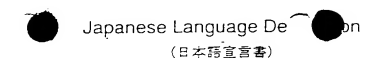
特許出願宣言書及び委任状 Japanese Language Declaration

日本語宣言書

下記の氏名の発明者として、私は以下の通り宣言します。	As a below named inventor, I hereby declare that:
私の住所、私書箱、国資は下記の私の氏名の後に記載された通りです。	My residence, post office address and citizenship are as stated next to my name,
下記の名称の発明に関して請求範囲に記載され、符許出願している発明内容について、私が最初かつ唯一の発明者 (下記の氏名が一つの場合)もしくは最初かつ共同発明者であると(下記の名称が複数の場合)信じています。	I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled ROLLING BEARING
。 - 上記発明の明細書(下記の視でX印がついていない場合 - は、本書に結行)は、	the specification of which is attached hereto unless the following box is checked:
。 月目に提出され、米国出版委号は1に特許協定為 - 約	 was filed on February 22, 2001 as United States Application Number or 09/789,710 PCT International Application Number
国際出版版版を (1) (2) (2) (2) (3) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	and was amended on(if applicable
私は、特許請求範囲を立なより、打日 800 円 概要を検す し、内容を理解していることでことが持します。	I hereby state that I have reviewed and understand to- contents of the above-centified specification, including tri- claims, as amended by any amendment referred to across

asknowledge the duty to disclose internation with material to patentation, so define to to fine 11 of the 1 feet at Elegeral Requestion Client in 1.56

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私は、米国佐真第35編第119条(a)-(d)項又は第365条(b)項に基き下記の、米国以外の国の少なくとも一カ国を指定している特許協力条約第365条(a)項に基づく国際出願、又は外国での特許出願もしくは発明者証の出願についての外国優先権をここに主張するとともに、優先権を主張している本出願の前に出願された特許または発明者証の外国出願を以下に、枠内をマークすることで、示しています。

I hereby claim foreign priority under Title 35, United States Code, Section 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.

Prior Foreign Applications 外国での先行出願			Priority Not Claime 優先権主張なし	
P.2000-044704	Japan	22/Fubruary/2000		
(Number)	(Country)	(Day/Month/Year Filed) (出願年月日)		
(플号)	(国名)	(田桝平月日)		
(Number)	(Country)	(Day/Montr√Year Filed)	_	
(중용)	(四名)	(出版年月日)		
(Number)	(Country)	(Day/Month/Year Filed)	··········	
(雷号)	(国名)	(出願年月日)		
私は、第35編米国法典119条(e 規定に記載された権利をここに主義)項に基づいて下記の米国特許出願 長致します。	I hereby claim the benefit under T Section 119(e) of any United Stat- listed below.	itle 35, United States Code es provisional application(s)	
(Application No.)	(Filing Date)	(Application No.)	(Filing Date)	
(出願奇号)	(出版目)	(出廢壽号)	(出類音)	
米国特許出願に記載された結 許協力条約第365条(c)に基。 本出願の各請求範囲の内容 項又は特許協力条約で規定 出願に開示されていない限り、 陸で本出解者の日本国内又 日までの期間中に入手された	15編第120条に芸づいて下記の 注利、又は米国を指定している特 が代権利をここに主張します。又、 が米国伝典第05編第112条第1 された方位で先行する米国特許 その先行米国出解者提出日以 は特許協力条約国際出願提出 、通知規則結束第07編第1条第 在無に関する副、第24備的についています。	I hereby claim the benefit of Title 35, United States Code Section 120 of any United States application(s), or 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code Section 112, I acknowledge the duty to disclose any material information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56 which became available between the filling date of the prior application and the material or PCT International filing date of this application and the		
(Application No.:	For the Control	'Status Patented Pend		

記は、私自身の知識にあり、でも好り中でも行うと思う 担実であり、から知のとも、では行うという。でも、その私が 者相が全く其実であるとは、、またが、のいわかになられた 造協の書料をできれたである。たは、カケモをでは毎日に、 みに基づき、別金はなは物は、よりはモリーではりた料金になる。これできれなけれるでは、これでものような対方にはそずにより、一人とは、出稿 で、では既に許可されな特定ともなべても、よりようとと顕確 し、よって正になる節のごとに何なを知ります。

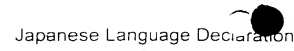
(Application No.) (世國語号) Firm; Date,

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I pereby declare that all statements made ferein of multiwal Anow edge are the act that all statements made ferein of multiwal and there is seen be event to be true, and there is not these statements were made with the Phowfed terms will be seen trace and the United the province of the second are punchable to the momentum of the United States. Use and that such we've to be event and expended to the validation of the application or any patent. Gued thereon

(Status Patented, Pending, Abandones).

(现代) 新哲許可義, 研稿中, 物明系



(日本語宣言書)

委任法:私は、下記の発明者として、本出顧に関する一切の手続きを米国特許商標局に対して遂行する弁理士又は代理人として、下記のものを指名致します。(弁護士、又は代理人の氏名及び登録番号を明記のこと)

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith (list name and registration number)

Direct Telephone Calls to: (name and telephone number)

John H. Mion, Reg. No. 18,879; Thomas J. Macpeak, Reg. No. 19,292; Robert J. Seas, Jr., Reg. No. 21,092; Darryl Mexic, Reg. No. 23,063; Robert V. Sloan, Reg. No. 22,775; Peter D. Olexy, Reg. No. 24,513; J. Frank Osha, Reg. No. 24,625; Waddell A. Biggart, Reg. No. 24,861; Louis Gubinsky, Reg. No. 24,835; Neil B. Siegel, Reg. No. 25,200; David J. Cushing, Reg. No. 28,703; John R. Inge, Reg. No. 26,916; Joseph J. Ruch, Jr., Reg. No. 26,577; Sheldon I. Landsman, Reg. No. 25,430; Richard C. Turner, Reg. No. 29,710; Howard L. Bernstein, Reg. No. 25,665; Alan J. Kasper, Reg. No. 25,426; Kenneth J. Burchfiel, Reg. No. 31,333; Gordon Kit, Reg. No. 30,764; Susan J. Mack, Reg. No. 30,951; Frank L. Bernstein, Reg. No. 31,484; Mark Boland, Reg. No. 32,197; William H. Mandir, Reg. No. 32,156; Scott M. Daniels, Reg. No. 32,562; Brian W. Hannon, Reg. No. 32,778; Abraham J. Rosner, Reg. No. 33,276; Bruce E. Kramer, Reg. No. 33,725; Paul F. Neils, Reg. No. 33,102; Brett S. Sylvester, Reg. No. 32,765 and Robert M. Masters, Reg. No. 35,603

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14.1

直通電話連絡先:(名称及び電話語号)

Send Correspondence to:

SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, N.W., Washington, D.C. 20037-3213

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ভ ন		Citizenship Japan		
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第三年间保持区外的省中的增长 。		Full name of second joint inventor if any Atsushi YOKOUCHI	. se ·	
<u>第二、紀十十名() 第一)</u>		Second inventors & grature . (1994) Apr	i I 2	, 200
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	<u>.</u>	c/o NSK Ltd., 5-50, Kugenumashinme Fujisawa-shi, Kanagawa, Japan	i l-	-chome

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第三共同発明者名(該宣中る場合)		Full name of third joint inventor, if any Michiharu NAKA	
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新四角明春の著名	B + ;	Fourth inventor's signature Da:	e
住拼		Residence	
但 并	4 4 , 22	Citizenship	
郵便の売売		Post office address	
第五共间発明者名(接当する場合)		Full name of lifth joint inventor, if any	
第五種明者の著名	: · ·	Fifth inventor's signature Date	
Œ FK		Residence	
3 ñ		Citizenship	
割使の発光		Post office address	
			
<u>第六次(6)名名(1)。</u> [19]		Full name of sixth joint in ventor of any "	e e e
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Assignment

Whereas, WWe, Kenichi ISO, Atsushi YOKOUCHI and Michiharu NAKA all of Kanagawa, Japan

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10/033918

hereinafter called assignor(s), have invented certain improvements in

ROLLING BEARING

and executed an application for Letters Patent of the United States of America therefor on

April 2, 2001

19X ; and

FILED

MAY 2 1 26.

Whereas,

NSK Ltd.

6-3, Ohsaki l-chome, Shinagawa-ku, Tokyo, Japan

(assignee), desires to acquire the entire right, title, and interest in the application and invention, and to any United States patents to be obtained therefor;

Now therefore, for valuable consideration, receipt whereof is hereby acknowledged,

I/We, the above named assignor(s), hereby sell, assign and transfer to the above named assignee, its successors and assigns, the entire right, title and interest in the application and the invention disclosed therein for the United States of America, including the right to claim priority under 35 U.S.C. §119, and I/we request the Commissioner of Patents to issue any Letters Patent granted upon the invention set forth in the application to the assignee, its successors and assigns; and I/we will execute without further consideration all papers deemed necessary by the assignee in connection with the United States application when called upon to do so by the assignee.

MWe hereby authorize and request my attorneys SUGHRUE, MION, ZINN, MACPEAK & SEAS of 2100 Pennsylvania Avenue, N.W., Washington, D.C. 20037-3202 to insert here in parentheses (Application number 09/789,710 , filed <u>February 2, 2001</u>) the filing date and application number of said application when known.

Date:	April	2,	2001	s/	Kenichi Isc
Date_	April	2,	2001	s/	Struck John chi
Date:	April	2,	2001	s/	Michikam Naka
Date.				s/	
Date				s/	

(Legalization not required for recording but is prima facile evidence of execution under 35 U.S.C. §261)